REMARKS

This Amendment responds to the Office Action mailed October 27, 2004.

The requisite Petition and Fees accompany this Amendment.

In Paragraph 1 of the Detailed Action, the Examiner indicates that applicant's IDS

filed May 2, 2002 has not been considered fully because the document is not entirely legible.

In response, applicant submits a typed and printed information disclosure statement legibly

setting forth the patents cited in the May 2, 2002 Information Disclosure Statement. To

ensure compliance with all applicable old and new rules, paper copies of all the cited patent

references accompany the new edition of this information disclosure statement.

In Paragraph 2 of the Detailed Action, certain claims have been objected to as being

in improper form because multiple dependent claims cannot depend from other multiple

dependent claims. By this Amendment, the claims have been revised so as to eliminate any

multiple dependency. The claims objected to are accordingly in condition for consideration

and allowance.

In Paragraphs 3-5 of the Detailed Action, various claims are rejected as being

unpatentable over Baumann 6,117,275. In response, claims 1 and 37 have been amended to

more clearly point out the invention. More specifically, claim 1 has been amended to

explicitly recite that the "direct condensation module comprises a container which holds a

static heat absorbing mass through which vapor is directly passed for condensing the vapor

and collection the solvent in the liquid phase." Further, the invention includes a conduit "for

directing the vapor substantially without condensation from said distillation chamber directly

page 12 of 15

Appl. No. 10/030,027

Amdt. Dated May 11, 2005

Reply to Office Action of October 27,2004

into contact with said heat absorbing mass within the said container." Baumann does not

disclose, teach or even suggest such an arrangement. Similarly independent claim 36 calls

for a static "heat absorbing mass (to be) permeable to vapor and condensate passing through

said mass and either being non-adsorbent of said condensate or being comprised of the same

liquid as said condensate."

Others claims recite other distinct points of novelty. For example, dependent claim

13 calls for a control means "comprising a computer, sensing means for sensing a parameter

which is dependant upon the rate of vaporization of solvent within said distillation chamber

and...". No such system is even hinted at in Baumann; indeed the term "computer" does not

appear in the Baumann text and is not suggested in any of the Baumann drawings.

Independent claim 45 likewise calls for a "control means comprising a computer, sensing

means..." and other apparatus not suggested by Baumann.

Paragraph 6 of the Detailed Action refers to prior art made of record and not relied

upon. These references do not, either alone or in combination, anticipate or render the

claimed invention obvious.

Since the application now appears in condition for allowance, an early action to that

effect is earnestly solicited.

If the Primary Examiner perceives formal or other objections to the claims, or to any

other part of the application, the Examiner is respectfully requested to contact the

undersigned attorney at the below provided telephone number. Prompt attention will be

given to any such contact with a view to placing the application in condition for allowance.

page 13 of 15

Appl. No. 10/030,027 Amdt. Dated May 11, 2005 Reply to Office Action of October 27,2004

The Commissioner is hereby authorized to charge any unpaid fees to deposit account number 50-1794.

Respectfully submitted,

Date: May 11, 2005

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Appl. No. 10/030,027 Amdt. Dated May 11, 2005 Reply to Office Action of October 27,2004

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I hereby certify that this correspondence is being deposited with the United States

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